TODD PETERS, ET AL.

Plaintiffs,

IN THE DISTRICT COU

VS.

@ @ @

MONTGOMERY COUNTY, TEXAS

PHILLIPE MULACEK, ET AL.

Defendants

284TH JUDICIAL DISTRICT COURT

INTEROIL DEFENDANTS' VERIFICATIONS TO THEIR FIRST AMENDED ANSWER

Defendants, InterOil Corporation, S.P. InterOil, LDC. and E.P. InterOil, Ltd. (the "InterOil Defendants"), file their Verifications to Their First Amended Answer.

Respectfully submitted,

HAYNES AND BOONE, LLP

Michael T. Powell

State Bar Nd. 16204300

Kirk L. Worley

State Bar No. 00797696

Yasser A. Madriz

State Bar No. 24037015

1221 McKinney St., Suite 2100

Houston, Texas 77010

(713) 547-2217 - Telephone

(713) 236-5586 - Facsimile

ATTORNEYS FOR INTEROIL CORPORATION, S.P. INTEROIL, LDC., AND E.P. INTEROIL, LTD.

CERTIFICATE OF SERVICE

I certify that a true and correct copy of the foregoing instrument was served on the following counsel of record in accordance with the Texas Rules of Civil Procedure on May 16, 2008:

Thomas M. Farrell NICKENS KEETON LAWLESS FARRELL & FLACK, LLP State Bar No. 06839250 600 Travis Street, Suite 7500 Houston, TX 77002 Via Facsimile

M.A. Mills M.A. Mills, P.C. 4295 San Felipe, Suite 300 Houston, TX 77027 Via Facsimile

William C. Boyd PATTERSON, BOYD & LOWERY, P.C. 2101 Louisiana Houston, Texas 77002 Via Facsimile

Yasser A. Madriz

TODD PETERS, ET AL. Plaintiffs,	§ §	IN THE DISTRICT COURT OF
VS.	& & &	MONTGOMERY COUNTY, TEXAS
PHILLIPE MULACEK, ET AL. Defendants	§ §	284 TH JUDICIAL DISTRICT COURT

VERIFICATION

STATE OF TEXAS
HARRIS COUNTY

Before me, the undersigned authority, on this day personally appeared Phil E. Mulacek who being by me duly swom on his oath, stated that he is President and Chief Executive Officer of InterOil Corporation, he is duly authorized to execute this verification on InterOil Corporation's behalf, and, based on information acquired through his position, the statements contained in paragraphs 7 and 8 of the InterOil Defendants' First Amended Answer are within his personal knowledge and are true and correct.

Phil E. Mulacek

NOTARY PUBLIC, STATE OF TEXAS

SUBSCRIBED AND SWORN TO BEFORE ME on this 15th day of May, 200&

STATE OF STA

TODD PETERS, ET AL. Plaintiffs,	§ §	IN THE DISTRICT COURT OF
VS.	§ § 8	MONTGOMERY COUNTY, TEXAS
PHILLIPE MULACEK, ET AL. Defendants	§ §	284 TH JUDICIAL DISTRICT COURT

VERIFICATION

STATE OF TEXAS
HARRIS COUNTY

Before me, the undersigned authority, on this day personally appeared Phil E. Mulacek who being by me duly sworn on his oath, stated that he is President of Petroleum Independent Corporation, the General Manager of S.P. InterOil, LDC, he is duly authorized to execute this verification on S.P. InterOil, LDC's behalf, and, based on information acquired through his position, the statements contained in paragraphs 7 and 8 of the InterOil Defendants' First Amended Answer are within his personal knowledge and are true and correct.

Phil F. Mulacek

NOTARY PUBLIC, STATE OF TEXAS

SUBSCRIBED AND SWORN TO BEFORE ME on this 15th day of May, 2008.

PUBLIC STATE OF CESTION

TODD PETERS, ET AL. Plaintiffs,	§ §	IN THE DISTRICT COURT OF
VS.	§ § 8	MONTGOMERY COUNTY, TEXAS
PHILLIPE MULACEK, ET AL. Defendants	§ §	284 TH JUDICIAL DISTRICT COURT

VERIFICATION

STATE OF TEXAS SHARRIS COUNTY

Before me, the undersigned authority, on this day personally appeared Phil E. Mulacek who being by me duly sworn on his oath, stated that he is a director of E.P. InterOil, Ltd., he is duly authorized to execute this verification on E.P. InterOil, Ltd.'s behalf, and, based on information acquired through his position, the statements contained in paragraphs 7 and 8 of the InterOil Defendants' First Amended Answer are within his personal knowledge and are true and correct.

Phil E. Mulacek

SUBSCRIBED AND SWORN TO BEFORE ME on this 15th day of May, 2008.

NOTARY PUBLIC, STATE OF TEXAS

STATE OF RESERVENCE